Rosa Linda Larssen (CONS/PE)

Atty

Ratzlaff, Ruth E (for Sylvia Gonzales and Guadalupe Pena – Co-Conservators)

(1) Eleventh Account and Report of Co-Conservators and (2) Petition for Allowance of Fees to Co-Conservators and Attorney (Prob. C. 2620)

Case No. 0321261

_	Age: 56		SYLVIA GONZALES, sister, and GUADALUPE	NEEDS/PROBLEMS/COMMENTS:
DO	B: 5/3/1955		PENA , mother, are Co-Conservators.	Minute Order 1-18-12: Counsel advises the
			Account period: 5-1-08 through 4-30-10	Court that the money has been recovered.
			Account period. 5-1-08 till ough 4-50-10	Counsel requests a continuance.
Cor	t. from 011812		Accounting: \$232,943.72	As of 2-3-12, the following issues remain:
	Aff.Sub.Wit.		Beginning POH: \$191,840.99	Need proof of service of Notice of Hearing
	Verified		Ending POH: \$188,621.57	on Conservatee Rosa Linda Larssen at least
lĚ			(\$39,060.25 is cash, \$35,113.55 is blocked)	15 days prior to the hearing per Probate
	Inventory			Code §2621.
	PTC		Current bond: \$42,000.00 (ok)	2. The Conservatee owns the house and lived
	Not.Cred.			there with her mother during this account
	Notice of	Χ	Conservator Sylvia Gonzales: \$1,800.00	period. Her adult son also lived there during
	Hrg		(120 hours @ \$15/hr)	part of this account period. The accounting
	Aff.Mail	Χ		indicates that Conservatee paid all
	Aff.Pub.		Conservator Guadalupe Pena: Not	household expenses, including water, sewer, garbage, power, phone, gardening,
	Sp.Ntc.		requested	groceries, etc. The Court may require
	Pers.Serv.		Attorney: \$2,000.00 (per local rule)	clarification: Did the other household
	Conf. Screen		γιεσιπεί, φεί συστου (ρει τουαι τατέ)	members contribute to household expenses?
	Letters		Petitioners pray for an order:	3. The Court Investigator's status review
	Duties/Supp		1. Approving, allowing and settling the	indicates that the Conservatee now lives in
	Objections		account; and	Redding, CA with her daughter. Therefore, need Post-Move Notice of Change of
	Video		Authorizing payment of the	Residence with appropriate service.
	Receipt		conservator's and attorney's fees and	
>	CI Report		commissions.	4. Need Order.
	9202			
	Order	Χ	Court Investigator Charlotte Bien filed a	
	Aff. Posting		status review on 1-6-12.	Reviewed by: skc
	Status Rpt			Reviewed on: 2-3-12
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 1 - Larssen

1

- 2 Juventino Banda-Nieto (Estate) Case No. 05CEPR00806
- Atty Alabart, Javier A., sole practitioner (for Petitioners Alfredo Banda Arriaga and Remedios Nieto Rodriguez, parents)
- Atty Ruiz, Eddie, sole practitioner (co-counsel by association for Petitioners Alfredo Banda Arriaga and Remedios Nieto Rodriguez, parents)
- Atty Fanucchi, Edward L., of Quinlan Kershaw & Fanucchi (for Respondent Maria Luisa Sanchez)
- Atty Kruthers, Heather H., of County Counsel's Office (for Public Administrator, Administrator of the Estate)
 Atty Williams, Robert; Perez, Holley, of Perez Williams & Medina (*Request for Special Notice* filed 11/17/2009)

Notice of Motion and Motion to Compel Further Responses to Form Interrogatories Set One (1) and for Sanctions

DOD: 5/14/2004	ALEBEDO DANDA ADDIACA I DEMEDIOS	NEEDS /DDODLENAS /CONANAENTS.
DOD. 3/14/2004	ALFREDO BANDA ARRIAGA and REMEDIOS	NEEDS/PROBLEMS/COMMENTS:
	NIETO RODRIGUEZ, parents and Petitioners, filed a	
	Motion to Compel Further Responses to Form	This matter is to be heard at
	Interrogatories, Set One, and for Sanctions on	11:00
Cont. from	12/19/2011.	
Aff.Sub.W		Note: Case files are with Research
Verified	Separate Statement in Support of Motion to Compel	Attorney. Examiner prepared these
Inventory	Further Reponses to Form Interrogatories was filed by	brief outline notes from Court
PTC	Petitioners on 12/19/2011.	records of filed documents as of
Not.Cred.		2/7/2012.
Notice of	Declaration of Javier A. Alabart in Support of Motion to	
Hrg	Compel Further Reponses to Form Interrogatories was	
Aff.Mail	filed on 12/19/2011.	
Aff.Pub.	1110d Off 12/17/2011.	
Sp.Ntc.	Opposition to Alfredo Banda Arriaga's Motion to	
Pers.Serv.	Compel Further Responses to Form Interrogatories and	
Conf.		
Screen	Request for Sanctions was filed by Respondent Maria Luisa Sanchez on 2/2/2012.	
Letters	Luisa Sanchez on 2/2/2012.	
Duties/S		
Objections	Declaration of Michael P. Mahoney in Support of Maria	
Video	Luisa Sanchez' Opposition to Alfredo Banda Arriaga's	
Receipt	Motion to Compel Further Responses to Form	
CI Report	Interrogatories and Request for Sanctions was filed on	
9202	2/2/2012.	
Order		
Aff. Post	Memorandum of Points and Authorities in Support of	Reviewed by: LEG
Status Rpt	Motion to Compel Further Responses to Form	Reviewed on: 2/7/12
UCCJEA	Interrogatories and for Sanctions was filed by	Updates:
Citation	Petitioners on 2/3/2012.	Recommendation:
FTB Notice		File 2 – Banda-Nieto
	<u>II</u>	

2

Atty Atty McBride, Julia C (of Valencia, for Holly Sweeney – Daughter – Petitioner) Burnside, Leigh W (of DAK, for Charlene Smith – Surviving Spouse – Objector)

Petition for Letters Administration (Prob. C. 8002, 10450)

DOD: 8-13-10	HOLLY CAMEENEY, alastralatan in Datition on	NIFEDC/DDODLENAC/CONANAENTC
DOD: 8-13-10	HOLLY SWEENEY , daughter, is Petitioner	NEEDS/PROBLEMS/COMMENTS:
	and requests appointment as	Note: This makes were continued to its at
	Administrator with Limited IAEA and	Note: This matter was continued twice at
	bond set at \$6,000.00.	Petitioner's request; however, nothing
Cont. from 091511,		further has been filed by Petitioner.
111611, 010512	Limited IAEA – Need publication	
Aff.Sub.Wit.		Note: A competing petition filed by
	Decedent died intestate	Objector is Page 3B.
✓ Verified	Beeedent died intestate	
Inventory	Residence: Fresno	Minute Order 1-5-12: The matter is
PTC		continued to 2-15-12 with the
Not.Cred.	Publication: Need publication	understanding that this matter will be
✓ Notice of Hrg		dismissed and the other petition will
✓ Aff.Mail W/O	Estimated value of estate: \$0	proceed.
	Probate Referee: Steven Diebert	As of 2-3-12, no Request for Dismissal has
Sp.Ntc.		been filed for this Petition. If this matter
Pers.Serv.	Petitioner also filed a Creditor's Claim	goes forward, the following issues remain
Conf. Screen	alleging misappropriation of trust assets	for Petitioner and Objector:
Letters X	by the decedent.	
Duties/Supp X	by the decedent.	<u>SEE PAGE 2</u>
✓ Objections	Objection filed by Charlens Smith	
Video Receipt	Objection filed by Charlene Smith,	
	surviving spouse, states there is a will	
CI Report	and codicil (attached) that names	
9202	Objector as the nominated executor.	
Order X	However, there are no assets subject to a	
Aff. Posting	probate administration. Objector states	Reviewed by: LEG / skc
Status Rpt	the estate consisted of joint tenancy	Reviewed on: 2-3-12
UCCJEA	assets including real property and bank	Updates:
Citation	accounts, all of which passed to Objector	Recommendation:
	by right of survivorship.	
FTB Notice	by right of survivorship.	File 3A - Smith
	Therefore, there is no need for a probate	
	administration.	
	Further, even if the decedent had died	
	intestate, Objector has priority of	
	appointment over Petitioner pursuant to	
	Probate Code §§ 8461 and 8462.	
	Objector prays for an order:	
	Objection prays for all order.	
	1. Denying the Petition in its entirety;	
	Awarding costs incurred to Objector; and	
	Granting any and all other relief the Court deems just and proper.	
		3A

3A Richard Howard Smith (Estate)

Case No. 11CEPR00704

Atty McBride, Julia C (of Valencia, for Holly Sweeney – Daughter – Petitioner) Atty

Burnside, Leigh W (of DAK, for Charlene Smith – Surviving Spouse – Objector)

Petition for Letters Administration (Prob. C. 8002, 10450)

Petitioner:

- 1. Need clarifying information in support of this *Petition*, which states at Item 3(c) that there is no property in the estate without explaining the reason the *Petition* has been filed. *Creditor's Claim* filed 8/12/2011 may provide some information, as the claimant is the Petitioner and "RH/PH Smith RL Trust A & B dated 11/7/1995" in the amount of \$650,000.00; Creditor's Claim indicates the claimants are the Beneficiary and Trustee of the Irrevocable Trust, the dates of the claim are 2001 through 2010, and the facts supporting the claim are stated as follows: "Amounts owed to Richard Howard Smith and Patricia H. Smith Revocable Living Trust, dated 11/7/1995, including subtrusts A and B, by Decedent due to misappropriation of assets of the Trust. The damages are unascertained at this time. The figure of \$650,000.00 represents the original value of Trust B plus estimated net appreciation/gains relating to said assets."
- 2. Item 8 of the Petition does not state the relationship to Decedent of the persons listed.
- 3. Need Affidavit of Publication pursuant to Probate Code §§ 8120 8124, and Local Rule 7.9.
- 4. Need Duties and Liabilities of Personal Representative form, and Confidential Supplement to Duties and Liabilities of Personal Representative form, pursuant to Local Rule 7.10.1 and Probate Code § 8404.
- 5. Need proposed order and proposed letters.

Objector:

- 1. The Court may require clarification regarding the attorney's fees requested.
- 2. Need proposed order.

Burnside, Leigh W. (for Charlene Smith - Surviving Spouse - Petitioner)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DO	D: 8-13-10		CHARLENE SMITH, Surviving Spouse and	NEEDS/PROBLEMS/COMMENTS:
			named Executor without bond, is Petitioner.	
			Full IAEA – ok	
_	Proof of	S/P	Will dated 7-12-04	
	Holographic] ,	Holographic Codicil dated 10-12-06	
	Instrument			
~	Verified		Residence: Fresno	
	Inventory		Publication: Fresno Business Journal	
	PTC			
	Not.Cred.		Estimated Value of Estate: Unknown	
~	Notice of		Probate Referee: Steven Diebert	
	Hrg		Probate Referee. Steven Diebert	
~	Aff.Mail	W		
~	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.			
	Conf. Screen			
>	Letters			
>	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
>	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 2-3-12
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 3B - Smith

3B

FTB Notice

NEEDS/PROBLEMS/COMMENTS: Cont. from 110211, 121411, 020112 Aff.Sub.Wit. Verified Inventory **PTC** Not.Cred. **Notice of** Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters **Duties/Supp** Objections Video Receipt **CI Report** 9202 Order Aff. Posting Reviewed by: KT Reviewed on: 2/6/12 **Status Rpt UCCJEA Updates:** Citation **Recommendation:**

4A

File 4A - Guerrero

Cuauhtemoc Guerrero (Det Succ)

Mello, Elizabeth A. (for Petitioner Julieta Guerrero)

Ex Parte Petition for Appointment of Guardian Ad Litem-Probate

			JULIETA GUERRERO, mother of	NEEDS/PROBLEMS/COMMENTS:
			the minor, is petitioner.	
			and immed, is positioned.	
			Petitioner states the minor in this	
Cor	nt. from 110211	.,	proceeding, Gabriella Guerrero, is	
121	411, 020112		four years old. She is the only child	
	Aff.Sub.Wit.		of the decedent. Decedent owned real	
1	Verified		property at the time of his death.	
Ě	la contam.		property at the time of his death.	
	Inventory			
	PTC		Petitioner requests the court appoint	
	Not.Cred.		her as Guardian Ad Litem for the	
	Notice of Hrg			
	Aff.Mail		minor, Gabriella Guerrero, for the	
	Aff.Pub.		purpose of filing a Petition to	
-			Determine Succession on the minor's	
-	Sp.Ntc. Pers.Serv.		behalf.	
-	Conf. Screen			
	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
	Order			Deviewed by VT
	Aff. Posting			Reviewed by: KT
	Status Rpt UCCJEA			Reviewed on: 2/6/12 Updates:
	Citation			Recommendation:
	FTB Notice			File 4B – Guerrero
	FIBINULICE			rile 4b - Guerrero

Cuauhtemoc Guerrero (Det Succ) Atty Mello, Elizabeth A. (for Petitioner Julieta Guerrero)

Petition to Determine Succession to Real and Personal Property (Prob. C. 13151)

DOD: 5/9/2011	GABRIELA GUERRERO, by her	NEEDS/PROBLEMS/COMMENTS:
	Guardian Ad Litem, JULIETA	Please see related case on page 5.
Cont. from 121411, 020112 Aff.Sub.Wit. ✓ Verified Inventory PTC Not.Cred. ✓ Notice of Hrg ✓ Aff.Mail W/ Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 ✓ Order	GURRERRO, is petitioner. 40 days since DOD. No other proceedings. Decedent died intestate. I & A – NEED. Petitioner requests Court determination that decedent's interest in real and personal property pass to Gabriela Guerrero pursuant to intestate succession.	Continued from 2/1/12. As of 2/6/12 the following issues remain: Note: Gabriela is a four year old minor. Need Inventory and Appraisal #9a(3) of the petition was not answered re: issue of predeceased child. Attachment 11 of the petition does not include the decedent's interest in the property.
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 2/6/12
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 4C - Guerrero

4C

Gabriela Guerrero (GUARD/PE)

McGee, Elizabeth A. (for Petitioner/mother Julieta Guerrero)

Petition for Appointment of Guardian of the Person and Estate (Prob. C. 1510)

Age	e: 4 years	There is no temporary. No	NEEDS/PROBLEMS/COMMENTS:	
DO	B: 5/5/2007	temporary was requested.		
		1	1. Fee Waiver was denied on 12/15/11. Filing	
		JULIETA GUERRERO,	fee of \$395.00 is now due. 2. Need <i>Notice of Hearing</i> .	
		mother, is petitioner and requests	2. Need <i>Notice of Hearing</i>.3. Need proof of service of the <i>Notice of Hearing</i>	
Cor	nt. from	appointment as Guardian of the	along with a copy of the petition or <i>Consent</i>	
	Aff.Sub.Wit.	person and estate.	and Waiver of Notice or Declaration of Due	
	Verified	= person and estate.	Diligence on:	
√	verified	Estimated value of the estate \$0	a. Paternal grandfather	
	Inventory	Estimated value of the estate: \$0	b. Paternal grandmotherc. Maternal grandfather	
	PTC		d. Maternal grandmother	
	Not.Cred.	Father: Not listed	e. Any siblings 12 years of age or older.	
	Notice of		4. Petitioner requests guardianship of the person	
L	Hrg	Paternal grandfather: Not listed	and estate. Petitioner is the mother therefore	
	Aff.Mail	Paternal grandmother: Not listed	guardianship of the person is unnecessary. 5. Petition states the estimated value of the estate	
	Aff.Pub.	Maternal grandfather: Not listed	is \$0. Petition also states the minor is an heir	
	Sp.Ntc.	Maternal grandmother: Not listed	of her father's estate. Need estimated value of	
	Pers.Serv.		the estate.	
√	Conf. Screen	Petitioner states the minor is to	6. Petition does not include the Child Information Attachment. Judicial Council form GC-	
/	Letters	inherit real property of her	210(CA).	
Ě	Duties/Sunn	deceased father. A guardianship	7. UCCJEA is incomplete. It does not include the period of residency at #3a.	
-	Duties/Supp	is necessary in order that	8. Confidential Guardian Screening form is	
	Objections	Petitioner can be her daughter's	incomplete at items 1b, 1c, 1d and items 2 -19.	
	Video	representative in a probate action	9. Petition requests powers under Probate Code	
	Receipt	and for the purpose of	2590. Local Rule 7.15.1 states it is the policy	
	CI Report	maintaining the real property.	of the court to grant a guardian only those	
	9202	_	powers necessary to each case to administer the estate. Each independent power must be	
✓	Order		justified by, and narrowly tailored to the	
			specific circumstances of the case. Any powers	
			so granted must be specified in the order and	
			the Letters of Guardianship. Need information	
			on which \$2591 powers are being requested	
			and why they are needed. 10. Need new Order and Letters reflecting	
			Guardianship of the Estate only.	
	Aff. Posting	Ĭ	Reviewed by: KT	
	Status Rpt	1	Reviewed on: 2/6/12	
✓	UCCJEA		Updates:	
	Citation		Recommendation:	
	FTB Notice		File 5 - Guerrero	
			5	

Farah, Nadia (of Tracy, Ca., for Flor Morena Alfaro Larreynaga – Sister – Petitioner)
Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Age: 17		TEMPORARY GRANTED EX PARTE ON 12-21-11 EXPIRES 1-	NEEDS/PROBLEMS/
DOB: 2-18-94		4-12, extended o 2-15-12.	COMMENTS:
		FLOR MORENA ALFARO LARREYNAGA, Sister, is Petitioner. Father: Jose Dimas Rivera Recinos (Deceased) Mother: Maria Teresa Andreal (Deceased)	Minute Order 1-4-12 (temp): The Court orders that a Court Investigator
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail	X	Mother: Maria Teresa Andasol (Deceased) Paternal Grandfather: Rosendo Rivera (Deceased) Paternal Grandmother: Julia Rescindo (Deceased) Maternal Grandfather: Juan Ascensio (Deceased) Maternal Grandmother: Sara Andasol (El Salvador) - Signed a notarized consent form (Exhibit "D") Siblings: Petitioner Flor Morena Alfaro Larreynaga and Daniela Larreynaga (Mendota, Ca.) Petitioner states Maria's mother passed away when she	also contact Ms. Farah during their investigation of the parties. The Court extends the temporary to 2-15-12. The general hearing remains set for 2-15-12. The following issues exist:
Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters		was 20 months old and her father left her with her grandmother and would only see her occasionally. She was raised by her grandmother who is now approx. 80 years old. Her father passed away in 2010. Maria was continuously harassed and threatened by gang members	 Need Notice of Hearing. Need proof of service of Notice of Hearing with a copy of the Petition at least 15 days prior to
✓ Duties/Supp Objections Video Receipt ✓ CI Report		and her grandmother was not able to protect her so she sent her to the U.S. (from El Salvador). Maria was apprehended at the U.S. border in Arizona and released to Petitioner's custody and is now residing with Petitioner in Mendota, Ca. Petitioner is a legal permanent resident.	the hearing per Probate Code §1511 or consent and waiver of notice on - Daniela Larreynaga (sibling)
✓ Clearances ✓ Order Aff. Posting Status Rpt		If Petitioner is appointed as her guardian, she is eligible for a special program designed for unaccompanied minors and can then self-petition under special immigrant juvenile status and become a legal resident.	- Sara Andasol (grandmother) Reviewed by: skc Reviewed on: 2-6-12
Citation FTB Notice		Attorney Farah's declaration refers to The William Wilberforce Trafficking Victims Protection Reauthorization Act of 2008 (Public Law 110-457, 122 Stat. 5044) allowing for Special Immigrant Juvenile Status under Section 204.11 of the Immigration and Nationality Act. Under this act, a special immigrant juvenile is a minor who is eligible for long-term foster care, meaning that a determination has been made by the court that family reunification is no longer a viable option. For purposes of establishing and maintaining eligibility, a child who has been placed in guardianship after having been found dependent upon a court in the U.S. will continue to be considered eligible. Court Investigator Charlotte Bien filed a report on 1-25-12.	Updates: Recommendation: File 6 - Andasol

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 11/12/11			JOHN LEONARD, named executor	NEEDS/PROBLEMS/COMMENTS:
			without bond, is petitioner.	
			Full IAEA – o.k.	
Cor	nt. from			
	Aff.Sub.Wit.		Will dated: 4/14/2010	
✓	Verified			
	Inventory		Residence: Fresno	
	PTC		Publication: Fresno Business Journal	
	Not.Cred.			
	Notice of			
	Hrg		Estimated Value of the Estate: unknown.	
✓	Aff.Mail	W/		
✓	Aff.Pub.		Probate Referee: RICK SMITH	
	Sp.Ntc.			
	Pers.Serv.			
	Conf. Screen			
✓	Letters			
✓	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 2/6/12
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 7 - Ward

Griffin, Douglas E. (for Petitioner Debbie Retherford)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DO	D: 2/10/2011		DEBBIE J. RETHERFORD , sister,	NEEDS/PROBLEMS/COMMENTS:
			is Petitioner and requests	
			appointment as Administrator of the	
			Estate without bond.	
Cor	nt. from		Estate Without bolid.	
	Aff.Sub.Wit.		Sole heir, Lila Dodd, mother, waives	
√	Verified		bond and nominates petitioner.	
Ě	Inventory		perminer.	
	PTC		Full IAEA – o.k.	
	Not.Cred.			
	Notice of		Decedent died intestate.	
	Hrg			
✓	Aff.Mail	W/		
✓	Aff.Pub.		Residence: Clovis Publication: Fresno Business Journal	
	Sp.Ntc.			
	Pers.Serv.			
	Conf. Screen		Estimated Value of the Estate:	
✓	Letters		Personal property - \$186,000.00	
✓	Duties/Supp		Income - \$ 12,000.00 Total - \$198,000.00	
	Objections			
	Video			
	Receipt		Probate Referee: RICK SMITH	
	CI Report		1 Tobate Neielee, NICK SWILLI	
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 2/6/12
	UCCJEA			Updates: 2/14/12
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 8 – Dodd

Atty **Burnside, Leigh (for Petitioner Michelle L. Eacret)**

LeVan, Nancy (for Objectors Robert Jones and Denise Jones) Atty

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

			·	,
DO	D: 10/12/2011		MICHELLE L. EACRET, is petitioner and requests appointment as Administrator without bond.	NEEDS/PROBLEMS/COMMENTS 1. Petitioner, Michelle L. Eac
				listed on #8 of the petition
			Decedent's brother, listed as his sole heir,	2. Need name and date of dea
Con	nt. from		waives bond. See note #3 and #4.	deceased spouse. Local Ru
	Aff.Sub.Wit.		Full IAEA – o.k.	3. Petition states the decedent predeceased spouse that di
√	Verified		Tuli II III O.K.	than 15 years before the de
Ě			Decedent died intestate.	owning and interest in real
	Inventory			that passed to the decedent
	PTC		Residence: Fresno	died not more than 5 years
	Not.Cred.		Publication: Fresno Business Journal	decedent owning personal
	Notice of			valued at \$10,000 or more to the decedent. #8 of the p
	Hrg		Estimated Value of the Estate:	lists decedent's brother as
1	Aff.Mail	W/	Personal property - \$100,000.00	heir to the estate. However
	Aff.Pub.		<u>Real property</u> - \$100,000.00	of Hearing lists a niece and
✓	All.Pub.		Total - \$200,000.00	the predeceased spouse. If
	Sp.Ntc.			predeceased spouse was su
	Pers.Serv.		Probate Referee: STEVEN DIEBERT	niece and nephew it appear
	Conf. Screen			pursuant to Probate Code would be entitled to a shar
✓	Letters		Opposition to the Appointment of	deceased spouse's portion
V			Michelle Eacret as Personal	that passed to the Deceden
✓	Duties/Supp		Representative filed by Robert Jones	Hearing also appears to in-
	Objections		and Denise Jones on 2/14/12. Objector's state they have discovered copies of estate	the decedent may have had
	Video		planning documents, including a 1993	siblings that predeceased le
	Receipt		Rutherford Family Trust, Last Will of	If the decedent had any pro
	Cl Report		James L. Rutherford and Last Will of	siblings leaving issue they entitled to a portion of this
	9202	<u> </u> 	Sharon A. Rutherford. Although these	Probate Code §240 and Pr
			copies are unsigned by James, it is	§6402. Court may require
✓	Order		believed that the signed copies are still in	clarification.
			their home. Objectors state they have not	4. Per note #3 above if there :
			had access to the home and were told to	heirs of the estate they wou
			stay out of the house by members of	waive bond or bond will no
			James' family. Objector's state they were	posted.
			told James' half-brother inherited the	5. Signature of the Petitioner Duties and Liabilities is no
			entire estate when in fact, pursuant to	Duties and Liabilities is no
	Aff. Posting		Probate Code §6403, James only inherits	Reviewed by: KT
	Status Rpt		half of the estate because he did not	Reviewed on: 2/7/12
	UCCJEA		survive Sharon by 120 hours. James'	Updates:
	Citation		relatives have asserted powers that they do	Recommendation:
	FTB Notice		not have.	File 9 - Rutherford
	. ID NOTICE		Diago and didianal area	The 3- Ratheriola
			Please see additional page	

S:

- cret was not as required.
- ath of ule 7.1.1D.
- nt had a lied not more lecedent al property nt and also s before the property that passed petition only a possible r the Notice d a nephew of f the urvived by a ars that §6402.5 they re of the of the estate nt. Notice of idicate that d other leaving issue. redeceased would also be s estate. robate Code
- are other uld need to eed to be
- r on the ot dated.

Reviewed by: KT
Reviewed on: 2/7/12
Updates:
Recommendation:
File 9 - Rutherford

9 James L. Rutherford (Estate)

Case No. 12CEPR00016

Opposition to the Appointment of Michelle Eacret as Personal Representative filed by Robert Jones and Denise Jones on 2/14/12 continued:

Both James' and Sharon's Will distribute their entire estates to their 1993 Rutherford Family Trust. The beneficiaries of that Trust only include Carol Jones and Robert Jones. It is quite evident that their intention was not to leave any portion of their community estate to any of James' brothers.

It is vital that all remaining documents remaining at the Rutherford residence be preserved and gone through by both sides of the family. If Michelle gets appointed and begins administration of James' estate, she will have access to the house. If the estate planning documents are there, it would be in the best interest of James' family to destroy those documents.

Objector's pray for an Order:

- 1. The hearing for the appointment of a personal representative be continued until 3/14/11 so that members from both sides of the family can have equal power to search for the signed estate planning documents;
- 2. That Michelle L. Eacret not be appointed as personal representative of the estate of James Rutherford;
- 3. That all documents retrieved from the garage of the Rutherford home be turned over to the Petitioners' attorney for safekeeping.

Chielpegian, Michael S (for Fay Stone – Petitioner)
Spousal or Domestic Partner Property Petition (Prob. C. 13650)

DOD: 6/10/11	FAY STONE , surviving spouse, is	NEEDS/PROBLEMS/COMMENTS:
	Petitioner.	
Cont. from	No other proceedings	1. Pursuant to PrC §13655, need <i>Notice</i> of Hearing, as well as proof of at least 15 days' service of the <i>Notice of</i> Hearing on:
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of x Hrg Aff.Mail x	Will dated 2/22/00. Petitioner states that the real property at issue, 4130 W. Fremont in Fresno ("Real Property"), was acquired during Petitioner and Decedent's marriage, with community property funds and while domiciled in	a. All named executors in Decedent's will b. All heirs and devisees of Decedent
Aff.Pub.	California (deed attached to <i>Petition</i>).	
Sp.Ntc.	,	
Pers.Serv.		
Conf. Screen	Petitioner requests court	
Letters	confirmation that $\frac{1}{2}$ interest in the	
Duties/Supp	Real Property belongs to her and that	
Objections	½ interest in the Real Property passes	
Video Receipt	to her.	
CI Report		
9202		
√ Order		
Aff. Posting		Reviewed by: NRN
Status Rpt		Reviewed on: 2/6/12
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 10 – Stone

Shepard, Jefferson S. (for Waymon E. Watts - Petitioner)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DO	D: 12/29/11		WAYMON E. WATTS, named Executor	NEEDS/PROBLEMS/COMMENTS:
			without bond, is Petitioner.	
Col	nt. from		Will dated 5/20/11	Continued to 3/22/12 at the request of the attorney.
		s/p	Full IAEA – o.k.	
V	Verified	3/ P	Full IAEA – 0.K.	
Ľ	Inventory		Residence – Selma, CA	
	PTC		<u>, </u>	
	Not.Cred.		Publication – Selma Enterprise	
V	Notice of		Estimated value of estates	
`	Hrg		Estimated value of estate:	
√	Aff.Mail		Personal property \$2,000,000.00 Annual income 50,000.00	
V	Aff.Pub.			
	Sp.Ntc.		Real property 150,000.00	
	Pers.Serv.		Total \$2,200,000.00	
	Conf. Screen			
	Letters			
٧	Duties/Supp		DDODAWE DECEDEE DIOX CMUNI	
	Objections		PROBATE REFEREE: RICK SMITH	
	Video			
	Receipt			
	CI Report			
	9202			
٧	Order			
	Aff. Posting			Reviewed by: NRN
	Status Rpt			Reviewed on: 2/6/12
	UCCJEA			Updates: 2/14/12 (KT)
	Citation			Recommendation:
	FTB Notice			File 11 - Smith

Wright, Judith A. (for Carole Topham Pitts - Daughter - Petitioner)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DO	D: 10-29-11		CAROLE TOPHAM PITTS, Daughter and named	NEEDS/PROBLEMS/COMMENTS:
	J. 10-2 <i>J</i> -11		Executor without bond, is Petitioner.	TALLOS, FRODELIAIS, COIVIIVILIAIS.
			Executor without bond, is relitioner.	Note: Petitioner estimates the estate
			Full IAEA – ok	contains personal property, income and real property valued at
	Aff.Sub.Wit.	S/P	Will dated 11-20-08	\$1,330,000.00; however, Petitioner also states that at the decedent's
~	Verified		Residence: Auberry, CA	death, these assets were assets of the
	Inventory		Publication: Fresno Business Journal	family trust. The Court may require clarification.
	PTC		r abilication. Tresho basiness southar	ciarification.
	Not.Cred.		Estimated Value of Estate:	
~	Notice of		Personal property: \$ 300,000.00	
L	Hrg		Annual income: \$ 30,000.000	
~	Aff.Mail	W	Real property: \$1,000,000.00	
~	Aff.Pub.		Total: \$1,330,000.00	
	Sp.Ntc.			
	Pers.Serv.		Probate referee: Rick Smith	
	Conf. Screen			
~	Letters		Petitioner states that it is believed that all of the	
~	Duties/Supp		decedents assets are properly titled in the name	
	Objections		of the family trusts; however, following the	
	Video		death of the decedent's husband, the trust	
	Receipt		instrument required assets to be divided among	
	CI Report		a Survivor's Trust, Exemption Trust and Marital Trust. All three were in existence at the	
	9202		decedent's death.	
~	Order		decedent 3 death.	
	Aff. Posting		Pursuant to the terms of the family trust, the	Reviewed by: skc
	Status Rpt		decedent was granted a general power of	Reviewed on: 2-6-12
	UCCJEA		appointment over distribution of the Survivor's	Updates:
	Citation		Trust; a limited power of appointment over the	Recommendation:
	FTB Notice		Marital Trust and Exemption Trust. The limited	File 12 - Topham
			power of appointment over Marital and	
			Exemption Trust assets gave the Decedent	
			authority to appoint by Will to any of her issue	
			or their spouses either outright or in trust and in	
			any proportion she so appointed. Decedent's	
			will documents her appointment of trust assets.	
			Petitioner is the sole successor trustee of each	
			trust.	

Shelly Blum (CONS/PE)
Wright, Janet L. (for Gerald H. Blum – Conservator)
Status Hearing Re: Filing of the Next Account

Ag	e: 56	GERALD BLUM , Father, is Conservator.	NEEDS/PROBLEMS/COMMENTS:
DO	B: 2-3-56		
		On 6-29-11, the Sixth Account was settled	1. Need seventh account.
		and the Court set this status hearing for the	
		filing of the next account.	
	Aff.Sub.Wit.		
	Verified		
	Inventory		
	PTC		
	Not.Cred.		
	Notice of		
	Hrg		
	Aff.Mail		
	Aff.Pub.		
	Sp.Ntc.		
	Pers.Serv.		
	Conf. Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report		
	9202		
	Order		
	Aff. Posting		Reviewed by: skc
	Status Rpt X		Reviewed on: 2-6-12
	UCCJEA		Updates:
	Citation	<u> </u>	Recommendation:
	FTB Notice		File 13 - Blum

Haylie Vuori, Trystyn Vuori and McKayla Vuori (GUARD/P) Case No. 08CEPR00522

Atty Vuori, Tiffany (Pro Per – Mother – Petitioner)

Atty Fields, Keith (Pro Per – Maternal Grandfather – Guardian)

Atty Fields, Valerie (Pro Per – Maternal Step-Grandmother – Guardian)

Petition for Visitation

	/lie (14)			
DO	B: 12/20/1997			
	styn (12)			
	B: 11/10/99			
	Kayla (12)			
ВО	B: 11/10/99			
	Aff.Sub.Wit.			
_	Verified			
	Inventory			
	PTC			
	Not.Cred.			
	Notice of	Χ		
	Hrg			
	Aff.Mail	Χ		
	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.			
	Conf. Screen			
	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
	Order			
	Aff. Posting			
	Status Rpt			
	UCCJEA			
	Citation			
	FTB Notice			

TIFFANY VUORI, Mother, is Petitioner.

KEITH FIELDS and **VALERIE FIELDS**, maternal grandfather and step-grandmother, were appointed co-guardians on 7-24-08.

Father: **ADAM VUORI** – notice dispensed with by minute order dated 7/13/11.

Paternal grandfather: Oliver Vuori Paternal grandmother: Jeanette Tate – notice dispensed with by minute order dated 7/13/11.

Petitioner states the restraining order was removed off of all three children and Keith Fields. The restraining order is still in effect for Valerie Fields until 2014 (50 yard stay away). Discussions and exchanges of children to take place between Petitioner and Keith pursuant to court order in Dept. 20. Petitioner would like visitation to start again.

NEEDS/PROBLEMS/COMMENTS:

Note: Visitation ordered 3-3-10 was revoked by the Court on 9-7-11 pursuant to the Guardians' petition to stop visitation with reference to violent incidents. In addition, a restraining order was issued in 11CEFL04342 (Valerie Fields v. Tiffany Vuori) on 8-2-11 that protects the guardians and the children from Mother. The order expires 8-2-14.

- Need Notice of Hearing.
- 2. Need proof of service of Notice of Hearing at least 15 days prior to the hearing on:
 - Keith Fields (Guardian)
 - Valerie Fields (Guardian)
 - Haylie Vuori (Minor age 14)
 - Trystyn Vuori (Minor age 12)
 - McKayla Vuuori (Minor age 12)
- Need clarification. Court records do not indicate any activity in 11CEFL04342 since the restraining order was issued on 8-2-11. The protected parties include Valerie Fields, Keith Fields, Haylie Vuori, Trystyn Vuori, and McKayla Vuori.

Reviewed by: skc

Reviewed on: 2-6-12

Updates:

Recommendation:

File 14 - Vuori

Boyd Earl (CONS/PE)

Johnson, Shanise Earl (Pro Per – Granddaughter – Conservator)

First Amended, Second and Final Account Current and Report of Conservator

D01	DOD: 2-19-11 SHANISE EARL JOHNSON. Granddaughter NEEDS/PROBLEMS/COMMENTS:		
וטע	D: 2-19-11	SHANISE EARL JOHNSON, Granddaughter	NEEDS/PROBLEMS/COMMENTS:
-		and Conservator of the Person and Estate,	Note: Petitioner filed two separate petitions for
		is Petitioner.	the account periods, but for the sake of
		The Course show a soul a second 2 40 44	efficiency, Examiner has reviewed the petitions
		The Conservatee passed away on 2-19-11.	together.
	Aff.Sub.Wit.	A	1. Schedule E states the Ending Property on
	Verified	Account period: 8-17-10 through 2-19-11	Hand (POH) includes the residence with a
	Inventory	Accounting: \$150,031.40	carry value of \$125,000.00, a car with a carry
-	PTC	Beginning POH: \$141,411.40	value of \$9,905.00 and household furnishings
-		Ending POH: \$143,735.35	with a carry value of \$500.00 for a total of \$135,405.00, plus \$1,153.72 in cash; however,
	Not.Cred.	Association 2 20 11 through F 21 11	the proposed order indicates that the Ending
	Notice of	Account period: 2-20-11 through 5-31-11 Accounting: \$144,109.35	POH is \$126,153.00, of which \$1,153.72 is
	Hrg	Beginning POH: \$142,385.35	cash.
	Aff.Mail	(This is the Ending POH from the last period	Need clarification: What does the Ending POH
	Aff.Pub.	less the burial plot amount.)	include?
	Sp.Ntc.	Ending POH: \$136,558.72	
	Pers.Serv.	(\$1,153.72 cash plus real property, vehicle,	Petitioner requests authorization to distribute the assets to herself as the sole heir;
	Conf. Screen	and household furnishings/personal	however, Probate Code §§ 2631 and 13100
	Letters	property with carry values totaling	allow liquidation and distribution of only
	Duties/Supp	\$135,405.00)	personal property from a conservatorship
	Objections	7133,403.00)	estate if the value of the estate including the real property is under \$100,000.00.
	Video	Petitioner prays for an order:	
	Receipt	Approving, allowing and settling the	The real property may be subject to Probate
	CI Report	accounts	Code §13151 (Petition to Determine Succession to Real Property Form DE-310 plus
 		2. Approving the acts of the Conservator	inventory and appraisal as of the date of
	9202	3. Distribution of the assets to Petitioner	death) or a full probate estate administration
*	Order	as the sole heir.	pursuant to Probate Code §8000 et seq., or
		4. Termination of the conservatorship	other disposition.
		c.iacion of the conservatorship	Petitioner may wish to seek legal advice to
			determine the appropriate manner of
	Aff Destine	4	distribution.
	Aff. Posting	_	Reviewed by: skc
	Status Rpt		Reviewed on: 2-6-12
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 15B - Earl

15

Jada Noor Dave (GUARD/P)

Hardy, Amelia (Pro Per – Paternal Grandmother – Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Age: 3 NO TEMPORARY – none requested. NEEDS/PROBLEMS/COMMENTS:				
DOB: 11-27-08			no requested.	
			AMELIA HARDY, Paternal Grandmother, is	Continued from 1-10-12.
			Petitioner.	
Con	nt. from 011012			As of 2-3-12, nothing further has been filed.
	Aff.Sub.Wit.		Father: MILIKE NOOR	Note: Petitioner was previously appointed
	Verified	Х	Mother: EDDISHA DAVE	temporary guardian on 4-18-11; however,
	Inventory			there were no appearances at the general
	PTC		Paternal Grandfather: Edward Dave	hearing on 10-18-11 and the petition was
	_		Maternal Grandfather: Not listed	denied and dismissed. This petition was
	Not.Cred.		Maternal Grandmother: Not listed	filed 11-2-11 (two weeks later) without a
	Notice of Hrg	Х	Half-Brother: Morris Griffen	temporary request.
	Aff.Mail	Χ	Desiries and states also in balaines with hear	If this petition goes forward, the following
-	Aff.Pub.	^	Petitioner states she is helping with her granddaughter while Mother attends	issues exist:
-			school.	
	Sp.Ntc.	\ \	SCHOOL.	SEE PAGE 2
>	Pers.Serv.	Χ	Court Investigator Jo Ann Morris filed a	
_	Conf. Screen		report on 12-30-11 in connection with the	
>	Letters		prior petition.	
>	Duties/Supp		•	
	Objections			
	Video			
	Receipt			
Y	CI Report			
>	Clearances			
Ě	Order			Paviawa d huraka
_	Aff. Posting			Reviewed by: skc Reviewed on: 2-3-12
\	Status Rpt UCCJEA	Х		Updates:
Ě	Citation	_ ^		Recommendation:
	FTB Notice			File 16 - Dave
	FID NOTICE			Life TO - Dave

16 Jada Noor Dave (GUARD/P)

Case No. 11CEPR00266

Atty Hardy, Amelia (Pro Per – Paternal Grandmother – Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

NEEDS/PROBLEMS/COMMENTS (Continued):

If this petition goes forward, the following issues exist:

- 1. The Petition and the UCCJEA are not verified.
- 2. Petitioner includes the child on the Declaration of Due Diligence with Morris Griffen, listed as Half-Brother. The declaration also indicates that Petitioner spoke with Morris Griffen in order to look for him. Need clarification.
- 3. UCCJEA at #3 lists the current address for the child in Queen Creek, Arizona and states "Babysitting" but does not state the name of the person the child is with. At #6 the UCCJEA states Morris Griffen has physical custody of the child, but Examiner notes that Petitioner also filed a Declaration of Due Diligence for Morris Griffen and the child (#2 above). Need clarification.
- 4. Need Notice of Hearing for 2-15-12 hearing date.
- 5. Need proof of personal service of Notice of Hearing with a copy of the Petition at least 15 days prior to the hearing per Probate Code §1511 or consent and waiver of notice or declaration of due diligence on:
 - Milike Noor (Father)
 - Eddisha Dave (Mother)
- 6. Need proof of service of Notice of Hearing with a copy of the Petition at least 15 days prior to the hearing per Probate Code §1511 or consent and waiver of notice or declaration of due diligence on:
 - Edward Dave (Paternal Grandfather)
 - Maternal Grandfather (Not listed)
 - Maternal Grandmother (Not listed)
 - Morris Griffen (Half-Brother / has physical custody)

<u>Note</u>: A Notice of Hearing was filed 2-7-12, but the proof of service was not signed. Stapled to the document is what appears to be a copy of a certified mail receipt (not an original) indicating that something was sent to Morris Griffin. However, Examiner notes that such receipt is not an acceptable form of service.

7. Proposed Order and Letters submitted are illegible. If granted, Examiner will prepare.

17A Amiah Tracy & Jaedyn Grover (GUARD/P) Case No. 11CEPR01093

Atty Grover, Evelyn (pro per/maternal aunt – temporary guardian and proposed permanent guardian)

Atty Grover, Kelly (pro per/mother – Petitioner)

Atty Brown, Kim (pro per/maternal aunt – competing Petitioner)

Atty Brown, Anthony (pro per/maternal uncle by marriage – competing Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)				
	TEMPORARY EXPIRES 2/15/12	NEEDS/PROBLEMS/COMMENTS:		
Amiah age: 4 years DOB: 9/8/2007 Jaedyn age: 1 year DOB: 5/4/10 Cont. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred.	TEMPORARY EXPIRES 2/15/12 KELLY GROVER, mother, is petitioner and requests EVELYN GROVER, aunt, be appointed as guardian of the person. Father (Amiah): Not listed Father (Jaedyn): Not listed Mother: KELLY GROVER – consents and waives notice.	NEEDS/PROBLEMS/COMMENTS: Note: See page 17B for competing Temporary Guardianship Petition 1. Declaration of Due Diligence filed on 12/13/11 indicates the father is unknown. If court does not dispense with notice to the father will need: Notice of Hearing, and Proof of personal service of the Notice of Hearing along with a copy of the Temporary Petition or Consent and		
Notice of Hrg	Paternal grandparents: not listed Maternal grandparents: not listed Petitioner states mom is going into an inpatient	Waiver of notice on both fathers. * Note: competing petitioners provide the names of the two fathers (see Page 17B)		
Pers.Serv. Conf. Screen Letters x	program. <u>Court Investigator Charlotte Bien's report, was</u>	2. Need proof of mail service 15 court days prior to hearing of the <i>Notice of Hearing</i> with a copy of the Petition, or <i>Consent and Waiver of notice</i> or		
√ Duties/Supp	<u>filed 2/6/12.</u>	Declaration of Due Diligence for:		
√ Objections	SEE ATTACHED PAGE	a. Paternal grandparentsb. Maternal grandparents		
Video Receipt	<u>SEE III III CIIEE III OD</u>			
CI Report				
9202		<u>SEE ATTACHED PAGE</u>		
✓ OrderAff. Posting		Reviewed by: NRN		
Status Rpt		Reviewed on: 2/7/12		
√ UCCJEA		Updates:		
Citation		Recommendation:		
FTB Notice		File 17A - Grover		
		47A		

17A

Declaration of Mother and Petitioner Kelly Grover, filed 2/7/12, states:

- She is now requesting that the two minors be transferred to her sister Kimberly Brown (competing petitioner see Page 17B);
- Mother originally gave Evelyn Grover temporary custody of the two minors when she was impaired because of her use of controlled substances, and has since been placed in the Spirit of Women and completes her program on 7/17/12;
- Spirit of Women encourages visits with her children to help with the bonding between mother and child; however, Evelyn Grover has not attempted to bring the minors to see Mother and has not called. Mother was only able to see the minors in the main office of Spirit of Woman, because Evelyn told Mother she did not want Mother thinking she (Evelyn) was keeping them from her;
- Furthermore, the minor Amiah needs counseling and Evelyn Grover also refuses to take her or to make an appointment for her;
- Mother's sister, Kimberly Brown is who Mother would like the minors placed with Ms. Brown is financially capable, stable, and will meet the minors' needs;
- Finally, Mother's brother, Ryan Grover, is on parole until March of 2012, and Evelyn has a past criminal record.

17B Amiah Tracy & Jaedyn Grover (GUARD/P) Case No. 11CEPR01093

Atty Grover, Kelly L (pro per/mother)

Atty Grover, Evelyn (pro per/maternal aunt – temporary guardian and competing Petitioner)

Atty Brown, Kim (pro per/maternal aunt – Petitioner)

Atty Brown, Anthony (pro per/maternal uncle by marriage – Petitioner)

Petition for Appointment of Temporary Guardianship of the Person

Amiah age: 4 years **GENERAL HEARING: 4/2/12 NEEDS/PROBLEMS/COMMENTS:** DOB: 9/8/2007 Jaedyn age: 1 year KIM BROWN AND ANTHONY BROWN, maternal aunt and DOB: 5/4/10 uncle, are Petitioners. 1. Declaration of Due Diligence filed on 2/7/12 indicates EVELYN GROVER, maternal aunt by marriage, is the current Petitioners have tried to have temporary guardian; personally served 2/2/12 Cont. from minor Jaedyn's father Aff.Sub.Wi (Michael Brown) served on FATHER (Amiah): JAMES NAPOLEAN; personally served two separate occasions, but he 2/2/12 Verified refuses. If court does not FATHER (Jaedyn): MICHAEL BROWN Inventory dispense with notice to Mr. MOTHER: KELLY GROVER; waiver and consent filed 1/31/12 **PTC** Brown, will need: Notice of PATERNAL GRANDFATHER: UNKNOWN Not.Cred. Hearing along with a copy of PATERNAL GRANDMOTHER: UNKNOWN Notice of the Temporary Petition or Hrg Consent and Waiver of notice, MATERNAL GRANDFATHER: SHARON TRIHUP; personally Aff.Mail for: Father of minor Jaedyn: served 2/2/12 Aff.Pub. Michael Brown MATERNAL GRANDMOTHER: JAMES GROVER; personally Sp.Ntc. served 2/2/12 Pers.Serv. Х Conf. **Petitioners state:** Screen Mother is currently in a drug rehabilitation programs with an SEE ATTACHED PAGE Letters open CPS case of her youngest child. The current guardian, Duties/Sup Evelyn Grover, and her husband Ryan are unfit to raise the minors. Ryan is on parole and Evelyn's children have recently **Objections** come back to her from a CPS case. Furthermore, the current Video guardian's home has four other children living there, and Receipt Petitioners believe the minors are being mistreated and not **CI Report** given love. 9202 The minors' mother is in agreement with Petitioners being Order appointed as guardians. Petitioners have a stable and loving Aff. Reviewed by: NRN Christian home that they wish to open to the minors and **Posting** provided them with love and security. Petitioners have never Status Rpt Reviewed on: 2/7/12 been on drugs or in trouble with the law, and have successfully UCCJEA **Updates:** raised 3 of their own children. Petitioners can offer a safe, Citation Recommendation: protected home with love, and physical and emotional growth. FTB Notice File 17B - Grover Court Investigator Charlotte Bien's report, was filed 2/6/12 SEE ATTACHED PAGE

Declaration of Mother Kelly Grover, filed 2/7/12, states:

- She is now requesting that the two minors be transferred to her sister Petitioner Kimberly Brown;
- Mother originally gave Evelyn Grover temporary custody of the two minors when she was impaired because of her use of controlled substances, and has since been placed in the Spirit of Women and completes her program on 7/17/12;
- Spirit of Women encourages visits with her children to help with the bonding between mother and child; however Evelyn Grover has not attempted to bring the minors to see Mother and has not called.
- Mother was only able to see the minors in the main office of Spirit of Woman, because Evelyn told Mother she did not want Mother thinking she (Evelyn) was keeping them from her;
- Furthermore, the minor Amiah needs counseling and Evelyn Grover also refuses to take her or to make an appointment for her;
- Mother's sister, Kimberly Brown is who Mother would like the minors placed with Ms. Brown is financially capable, stable, and will meet the minors' needs;
- Finally, Mother's brother, Ryan Grover, is on parole until March of 2012, and Evelyn has a past criminal record.

18

Atty

Petition for Appointment of Temporary Conservatorship of the Person and Estate

Age	: 99	TEMPORARY GRANTED EX PARTE ON 2-3-12	NEEDS/PROBLEMS/COMMENTS:
DOI	B: 6-13-12	EXPIRES 2-15-12	
		= GENERAL HEARING 3-8-12	Court Investigator advised rights on 2-6-12.
		=	1. Petitioner requests an order that
	Aff.Sub.Wit.	FRANCIS DALE SLAUSON , Son, is Petitioner and requests appointment as Temporary Conservator of the Person and	does not authorize the
		Estate without bond.	conservator to take possession
>	Verified	Estate without bond.	of any money or property without specific Court order and
	Inventory	Petitioner requests the Court order no withdrawals or	therefore, requests appointment
	PTC	transfer of funds from any and all bank accounts in	without bond; however,
	Not.Cred.	Conservatee's name pending the outcome of the	Examiner notes that pursuant to
<	Notice of	temporary hearing. The temporary conservator would not	CRC 7.207, except as otherwise
	Hrg	be authorized to take possession of money or any other	provided by statute, every conservator or guardian of the
>	Aff.Mail	property without a specific court order.	estate appointed after 12-31-07
	Aff.Pub.	Festimental color of colors According to the colors	must furnish a bond including a
	Sp.Ntc.	Estimated value of estate: Annual income \$22,000.00	reasonable amount for the cost
~	Pers.Serv.	Petitioner states Velma is 99 years old and has lived in her	of recovery to collect the bond under Probate Code 2320(c)(4).
~	Conf. Screen	own home with her son Donald Slauson for many years.	If required, bond should be
~	Letters	Her husband died in 1991. Don has not worked, has relied	\$24,200.00.
~	Duties/Supp	on his mother for support, and has a history of heavy	
	Objections	alcohol use. Velma receives approx. \$1,500/month and	
	Video	\$5,000.00 annually from an annuity, and also has savings in	
	Receipt	bank accounts, but it is unknown whether the accounts are	
~	CI Report	in her name alone. Velma owned three parcels of property at the time of her husband's death. Two have been deeded	
	9202	by her to Don, and the other to Petitioner, all with	
~	Order	reservation of a life estate for Velma.	
	Aff. Posting		Reviewed by: skc
	Status Rpt	Petitioner states Don isolated Velma from family members	Reviewed on: 2-7-12
	UCCJEA	for several years and the house has become almost	Updates: 2-9-12
	Citation	uninhabitable due to Don's hoarding habits. Don Slauson	Recommendation:
	FTB Notice	has threatened to shoot anyone coming near the house.	File 18 - Slauson
	1 1D NOUCE	He wields a handgun. A police report is attached.	1 IIC 10 - Sidusoii
		On 12 20 11, a neighbor contacted police to assist with	
		On 12-20-11, a neighbor contacted police to assist with Velma, who was found in very poor condition – multiple	
		bed sores and covered with feces. She was taken by	
		ambulance to the hospital and subsequently admitted to	
		Sierra Vista Healthcare. She has dementia and requires 24-	
		hour assistance.	
<u> </u>		SEE PAGE 2	
			10

18 Velma G. Slauson (CONS/PE)

Case No. 12CEPR00114

Atty Sanoian, Joanne (for Francis Dale Slauson – Son – Petitioner)

Petition for Appointment of Temporary Conservatorship of the Person and Estate

SUMMARY (Continued):

Petitioner states there do not appear to be any powers of attorney in place and Petitioner would like to prevent his brother Don Slauson from taking any adverse action regarding their mother's assets. Petitioner wants to ensure his mother has assets sufficient to sustain her in a residential care facility. In order to protect her, Petitioner needs conservatorship of her person and estate as soon as possible.

Petitioner seeks an order for no withdrawals or transfer of funds from any and all bank accounts in the name of Velma G. Slauson pending the outcome of the temporary hearing, and that the temporary conservator is not authorized to take possession of money or any other property without specific court order.

Court Investigator Jo Ann Morris filed a report on 2-7-12.

Atty Atty De La Rosa, Lucia (pro per Petitioner/paternal great aunt)
Castellanos, Moises (pro per Petitioner/paternal great uncle)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Age: 1 year **NEEDS/PROBLEMS/COMMENTS:** THERE IS NO TEMPORARY. DOB: 2/3/2011 No temporary was requested. MOISE CASTELLANOS, paternal 1. Fee waiver for both petitioners great uncle and LUCIA DE LA ROSA, was denied on 12/15/2011. paternal great aunt, are petitioners. Cont. from Therefore a filing fee of \$225.00 is now due. Aff.Sub.Wit. Father: **JESSE CASTELLANOS, JR.** Verified – personally served on 1/20/12. Inventory PTC Mother: **KAMALJIT SINGH** – Not.Cred. personally served on 1/28/12. Notice of Hrg Paternal grandfather: Jesse Castellanos – Aff.Mail personally served on 1/1/12. Aff.Pub. Paternal grandmother: Linda Beltran – Sp.Ntc. personally served on 1/30/12. W/ Pers.Serv. Maternal grandfather: Gurchhinder Singh Conf. Screen - personally served on 1/31/12. Maternal grandmother: Piari Singh – Letters personally served on 1/12/11. **Duties/Supp Objections Petitioners state** the parents do not have Video a stable home or job. Both parents have Receipt drug addictions and the father has been **CI Report** in and out of jail. Petitioners state the 9202 minor has lived with them since she was Order 5 days old and they are the only parents she knows. Aff. Posting Reviewed by: KT **Status Rpt** Reviewed on: 2/7/12 **UCCJEA Court Investigator Julie Negrete's Updates: 2/9/12** Report Citation **Recommendation:** File 19 - Castellanos **FTB Notice**

Frutos, Martha (pro per Petitioner/maternal grandmother)

Petition for Appointment of Temporary Guardianship of the Person (Prob. C. 2250)

Petition for Appointment of Temporary Guardianship of the Person (Prob. C. 2250)			
Christina age: 15 years	GENERAL HEARING 4/9/2012	NEEDS/PROBLEMS/COMMENTS:	
DOB: 11/5/1996			
Corina age: 13 years	MARTHA FRUTOS, maternal		
DOB: 8/15/1998	grandmother, is petitioner.		
	Father: BILL BROWN –		
Cont. from	deceased.		
Aff.Sub.Wit.			
√ Verified	Mother: CYNTHIA OTERO –		
	deceased.		
Inventory PTC			
Not.Cred.	Paternal grandfather: Unknown		
	Paternal grandmother: deceased		
Notice of N/A Hrg	Maternal grandfather: Ralph Otero –		
Aff.Mail	deceased.		
Aff.Pub.			
Sp.Ntc.	Minors: Christina Brown and Corina		
Pers.Serv.	Brown both consent and waive		
✓ Conf. Screen	notice.		
V			
✓ Letters	Petitioner states both parents are		
✓ Duties/Supp	deceased. A guardian is needed to		
Objections	care for the children.		
Video			
Receipt			
CI Report			
9202			
√ Order			
Aff. Posting		Reviewed by: KT	
Status Rpt		Reviewed on: 2/7/12	
✓ UCCJEA		Updates:	
Citation		Recommendation:	
FTB Notice		File 20 - Brown	

1 Charles George Martin (Estate)

Atty

Case No. 03CEPR01109

Atty Ramseyer, Ryan A. (for Charles Duane Martin – Successor Administrator – Petitioner)

Atty Kharazi, H. Ty (for Maria Elena Martin – Former Administrator)

Ramirez, Jr., Edward R. (<u>formerly</u> for Maria Elena Martin – Former Administrator)

Order to Show Cause Re: Contempt

CHARLES DUANE MARTIN, son and successor administrator, is DOD: 6/2/03 **NEEDS/PROBLEMS/C** Petitioner. **OMMENTS: Continued from** On 12/6/12, this Court granted Administrator Charles Duane Martin's Ex 1/26/12. Minute Parte Application for Order to Show Cause Why Maria Martin Should not Order reads: Ricardo be Held in Contempt and Sanctioned for Failure to Abide by the Court's Cristobal is sworn and Cont. from 012612 Order of 9/29/11. interprets for Maria Aff.Sub.Wit. [The 9/29/11 Court Order removed Maria Maria as the estate Martin. Mr. Kharazi advises the Court that Verified Administrator, and ordered her to turn over control of all Estate property he substituted in as to Charles Duane Martin, appointed as successor personal representative, Inventory counsel yesterday. and granting Charles Martin's petition for probate.] **PTC** Mr. Kharazi requests **Petitioner states:** a continuance. Not.Cred. At the 11/3/11 Court hearing, counsel for Duane Martin informed the Notice of Court that Maria had not complied with the 9/29/11 Order, by failing to Hrg 1. Need Order. turn over keys to Estate property; through her counsel, Maria assured Aff.Mail the Court she would turn over her keys following the hearing; after the **Notes:** Court hearing, Maria turned over 4 small padlock keys, of which only 2 Aff.Pub. There is currently worked; the 2 keys provided access to the Estate's Quonset hut-style Sp.Ntc. a trial date of building, used as an extra garage, and to the rear sliding door of the 3/27/12, Pers.Serv. main garage; concerning Maria None of the keys to the Estate's numerous vehicles have been turned Conf. Screen Martin's First over to Petitioner; Maria said the keys to the vehicles were inside the Account (and Letters vehicles, however none were inside the vehicles; **Objections Duties/Supp** Furthermore, none of the keys to the main residence were turned over, thereto) and **Objections** Maria Martin's nor were any keys to other structures and doors on the Estate real **Spousal Property** property: Video Petition. Petitioner's counsel faxed a letter to Ms. Martin's attorney on 11/3/11, Receipt Substitution of and again on 11/11/11 demanding that all keys be turned over (the CI Report Attorney, filed 11/11/11 letter also indicated Petitioner would be moving ex parte 1/26/12, shows 9202 unless the keys be immediately provided); a 11/14/11 letter from Ms. that Attorney H. Order Martin's attorney states he had not received any more keys from his Ty Kharazi is client: now Maria Ms. Martin, who has had exclusive possession and control of all estate Martin's counsel of record property from 10/28/03 until her removal on 9/29/11, has had exclusive (formerly possession and control of all estate property, and has deliberately **Attorney Edward** chosen not to follow this Court's order; she should therefore be Ramirez) sanctioned by fine and/or imprisonment under C.C.P. §§ 1218(a) and Aff. Posting Reviewed by: NRN 1219 for willful defiance of the 9/29/11 order. **Status Rpt** Reviewed on: 2/7/12 Petitioner requests the Court 1) direct Maria Martin to show cause **UCCJEA Updates:** why she should not be held in contempt of this Court pursuant to Citation Recommendation: C.C.P. §1209(a)(5) and sanctioned pursuant to C.C.P. §§1218(a) and **FTB Notice** 1219; 2) order Maria Martin to show cause why she should not pay the File 1 - Martin Estate's extraordinary attorney's fees and costs in initiating these contempt proceedings in the amount of \$937.50 in attorney's fees (per Declaration and Itemization, 2.5 attorney hours and \$375/hr) and \$40 in anticipated filing costs for the ex parte petition. SEE ATTACHED PAGE

Cont'd:

1

Supplemental Declaration of Charles Martin, filed 1/10/12, states:

- 1. This Declaration updates the Court on events since 12/6/11;
- 2. On 12/12/11, Maria Martin's attorney sent Declarant a package of 46 unidentified keys and a letter (attached to Supp. Dec) none of the keys provided are car keys;
- 3. On 12/15/11, Maria's attorney sent an email stating that Maria had vacated the Dos Palos real property; in that email, attorney Ramirez stated that Maria "has removed all of her personal items;"
- 4. I inspected the real property after 12/15/11, and the personal property left behind. Declarant concluded that numerous items of personal property, present when Maria was appointed as administrator, is missing, including property that was seen as recently by Petitioners on 7/29/11. (Note: please see Supp. Decl for the list of items, which includes china, silver, miscellaneous crystal items, 2 cabinets, 2 large clocks, washer and dryer, refrigerator, the former spouse's (Petitioner's mother) jewelry (diamond bracelets, necklaces, earrings) and pearls, Faberge collection, and Decedent's medals, merit ribbons, and military uniform, Decedent's difference coin collections and jewelry; missing from the garage are the Dodge Ram, the Johne Deere lawn mower, 1954 Packard, 1947 Chevrolet Fleet Master, 1930 Ford A Model Coupe, vehicle radiators, numerous sets of tools, drills, saws, compressors, etc.)

Further Declaration of (Attorney) Ryan A. Ramseyer Regarding Attorney's Fees as to Application for Order to Show Cause Re: Contempt, filed 1/12/12, states:

- 1. Attorney Ramseyer spent 2.5 hours drafting the ex parte application for order to show cause in this matter;
- 2. Additionally, he expended 1.2 hours drafting the ex parte application to continue the order to show cause and .4 hours working on the supplemental declaration of Charlie Martin in support of the ex parte;
- 3. Attorney Ramseyer spent 4.1 hours drafting the relevant papers regarding the present order to show cause re: contempt;
- 4. Attorney Ramseyer's hourly rate is \$375.00, and his totally amount billed to this matter is \$1,537.50.
- 5. Furthermore, numerous costs have been incurred in filing the ex parte applications and service and copy fees. The total amount of costs incurred in this matter is \$232.25.